

**COOPERATION AGREEMENT**  
**between**  
**UNIVERSIDADE NACIONAL TIMOR LOROSA'E**  
**and**  
**(PARTNER)**

The **Universidade Nacional Timor Lorosa'e**, a public institution of higher education, located at Rua Formosa, 10, Díli, Timor-Leste, in this act represented by its Rector, Professor dr. João Soares Martins, MPH, Ph.D., hereinafter nominated **UNTL**,

and

(partner's information), located at **XXXX**, in this act represented by its **(position), (name)**, hereinafter nominated **XXXX**,

agree to sign this Cooperation Agreement, following the legislation in force in their respective countries and norms of international law, according to the following clauses:

**Clause 1**

**Object**

The object of this Cooperation Agreement includes, under mutual consent and verification of the appropriate conditions, any academic, scientific, cultural or technological program offered and proposed by either party as desirable, executable, and that will contribute to the promotion and development of cooperative relations between them.

**Clause 2**

**Implementation**

To implement the object provided for in the previous clause, both institutions agree to develop the following cooperation actions and activities, without prejudice to those defined in the future:

- a) Research in specific fields, delimited in due course in Programme Contracts derived from this Agreement so that such effects are established;
- b) The exchange of knowledge and good practices related to science and technology advancements, which may promote scientific and technological innovations;
- c) The exchange of students, teachers, researchers and technical-administrative employees of the two institutions, with a view to their academic and professional qualifications;
- d) Participation in applications for programs of an international nature to intensify cooperation relations, namely, in terms of mobility of students, teachers, researchers, and technical-administrative staff;
- e) The promotion, execution and dissemination of studies, projects, research and other related activities;
- f) The organization and holding of congresses, conferences, seminars, meetings and other similar events;

- g) To facilitate the conditions for the exchange of periodicals, monographs, dissertations, thesis and other scientific works and results, necessary for developing the research that may be developed together.

### **Clause 3 Coordination**

1. The actions and activities under this Agreement will be coordinated by the two institutions.
2. Each institution will designate a person responsible for ensuring and coordinating the development and conduct of joint activities. The Coordinators will be the contact through which each party can present proposals for carrying out common activities.
3. The Coordinators will also be responsible for evaluating the activities carried out under this Agreement, following the practices established for such purposes in each institution.

### **Clause 4 Programme Contracts**

1. The objectives of this Agreement will be achieved through the signing of specific Programme Contracts, which will include the detailed planning of the activities to be developed, the obligations incumbent on each of the parties and the financial resources necessary to carry out joint projects and activities.
2. The existence of this Agreement does not imply a guarantee of financial support. Still, the parties commit to seeking their own or external funding to implement the activities developed under the Programme Contracts.

### **Clause 5 Confidentiality**

1. The parties shall maintain confidentiality on the data and information generated during the performance of activities under the scope of this Agreement, and shall not reveal or transmit them, directly or indirectly, to third parties.
2. The disclosure of data and information to third parties depend on agreement between the parties.
3. Data and information that are public or owned by third parties are free from this obligation.

### **Clause 6 Intellectual Property**

1. The partial or final results obtained under this Agreement may be published, and the participation of each of the parties must be included in the publications.
2. All publications or documents related to this Agreement produced unilaterally will always refer to it. They must have the express approval of the other party without this implying responsibility for its content.

3. The results that may be the subject of a patent and any financial consequences that may arise from this Agreement will be subject to a separate agreement.

### **Clause 7**

#### **Validity, Changes and Termination**

1. This Agreement is valid for five (5) years from the date of the last signature.
2. The Agreement is automatically renewed for an equal period, unless the parties choose another term in a new written agreement or communicate the lack of intention to continue the Agreement.
3. The parties may mutually amend the clauses of this Agreement in writing.
4. The Agreement may be unilaterally terminated by either party, provided that there is communication, in writing, at least sixty (60) days in advance.
5. Activities in progress under a previously signed Programme Contract will not be harmed and must, consequently, be completed even if there is a termination.

### **Clause 8**

#### **Unforeseen Cases and Jurisdiction**

1. In the event of any omission arising from the interpretation or execution of this Agreement, the parties shall seek to resolve the matter by negotiation. The respective representatives will intervene to obtain a fair composition of the interests of both.
2. If a consensual solution cannot be reached through negotiation, the parties will seek a decision through arbitration.
3. Before starting the arbitration procedure, the parties must try to resolve the dispute through conflict mediation.
4. The procedure will occur online, and the Arbitral Tribunal will be composed of three (3) arbitrators.

Agreeing in full, the representatives of the institutions sign this document in 2 (two) copies of equal content and form in the English language, and an original copy is remaining in possession of each of the parties.

Universidade Nacional Timor Lorosa'e,

**XXXX,**

\_\_\_\_\_  
Prof. dr. João Soares Martins, MPH, Ph.D  
Rector of UNTL

\_\_\_\_\_  
**XXXXXX**  
**(Position)**

Dili, \_\_\_\_/\_\_\_\_/202**X**

**XXXXX,** \_\_\_\_/\_\_\_\_/202**X**



Universidad Nacional de Córdoba  
2026

**Hoja Adicional de Firmas  
Informe Gráfico**

**Número:**

**Referencia:** ACUERDO DE COOPERACIÓN entre la UNIVERSIDADE NACIONAL TIMOR  
LOROSA'E y la UNIVERSIDAD NACIONAL DE C  
ÓRDOBA

---

El documento fue importado por el sistema GEDO con un total de 3 pagina/s.